UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

CHRISTOPHER LEE COOK, as	
administrator ad litem for and next of kin of)
RONNIE RAY COOK,)
Plaintiff,))) No. 1:22-cv-105
v.)
MCMINN COUNTY, TENNESSEE, et al.,) Judge Curtis L. Collier
Defendants.) Magistrate Judge Christopher H. Steger

ORDER

On July 19, 2024, Plaintiff, Christopher Lee Cook, filed a motion to amend his amended complaint. (Doc. 33.) Defendants responded in opposition. (Doc. 38.) United States Magistrate Judge Christopher H. Steger held a hearing on the motion on August 7, 2024 (Doc. 34), and filed a report and recommendation (the "R&R") (Doc. 39) on September 6, 2024, pursuant to 28 U.S.C. § 636(b) and Rule 72(b) of the Federal Rules of Civil Procedure. Neither party has objected to the R&R within the given fourteen days. *See* Fed. R. Civ. P. 72(b).

After reviewing the record, the Court agrees with the R&R. The Court hereby ACCEPTS and ADOPTS the magistrate judge's findings of fact, conclusions of law, and recommendations. Accordingly, it is ORDERED that Plaintiff's motion to amend the first amended complaint (Doc. 33) is GRANTED IN PART and DENIED IN PART.

Plaintiff's motion to amend the first amended complaint (Doc. 33) is **GRANTED IN PART** to the extent Plaintiff seeks to: (1) add a claim under Tennessee Code Annotated §§ 8-8-301, *et seq.*, alleging Defendant McMinn County, Tennessee, is liable for the intentional,

malicious, and/or reckless conduct of the officers and staff of the McMinn County Jail; (2) clarify

certain factual allegations to conform to evidence adduced during discovery (e.g., Mr. Cook's

death was caused, in part, by a ruptured duodenum); and (3) clarify in Paragraph Ten of the first

amended complaint that he alleges the rules, regulations, policies, and procedures promulgated by

Defendant Sheriff Joe Guy were insufficient and that he failed to enact necessary and rules,

regulations, policies and procedures related to the provision of inmate health care, such that the

same reflects a pattern and practice of deliberate indifferent to inmates in the jail.

Plaintiff's motion to amend the first amended complaint (Doc. 33) is **DENIED IN PART**

to the extent Plaintiff seeks to add as Defendants, in place of the "John/Jane Doe" defendants

named in the original complaint and first amended complaint, ten current and former Corrections

Officers (i.e., Brian Buckna, Dalton Moses, Shawn Amato, Shawn Penley, Tim Church, Lynette

Ruebush, Anthony Brown, Blake Ellison, Chris Geisler, and Jesse Bowling) employed by the

McMinn County Sheriff's Office.

SO ORDERED.

ENTER:

/s/

CURTIS L. COLLIER UNITED STATES DISTRICT JUDGE